

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

Nicholas Vichio,)	
)	
Plaintiff,)	No. 18-cv-8063
)	
vs.)	Judge Robert W. Gettleman
)	
US Foods, Inc.,)	Magistrate Judge Jeffrey T. Gilbert
)	
Defendant.)	

**PLAINTIFF'S NOTICE OF INTENT TO SEEK ADMISSION OF RECORDS
CERTIFIED PURSUANT TO FEDERAL RULE OF EVIDENCE 902(11)**

Plaintiff Nicholas Vichio, by and through his counsel in this regard, Luke DeGrand and Tracey L. Wolfe of the law firm of DeGrand & Wolfe, P.C., hereby serves notice of his intention to seek the admission at trial, hearing and/or in connection with any motion (including but not limited to a motion for summary judgment) of records certified in accordance with the Declaration of Alyssa Williams Certifying Records Pursuant to Federal Rule of Evidence 902(11) attached hereto as Exhibit A.

Respectfully submitted,

Nicholas Vichio

By: /s/ Luke DeGrand
One of His Attorneys

Luke DeGrand
ldegrand@degrandwolfe.com
Tracey L. Wolfe
twolfe@degrandwolfe.com
DeGrand & Wolfe, P.C.
20 South Clark Street, Suite 2620
Chicago, Illinois 60603
(312) 236-9200 (Telephone)
(312) 236-9201 (Facsimile)

CERTIFICATE OF SERVICE

I, Luke DeGrand, an attorney, hereby certify that I served a copy of the foregoing **PLAINTIFF'S NOTICE OF INTENT TO SEEK ADMISSION OF RECORDS CERTIFIED PURSUANT TO FEDERAL RULE OF EVIDENCE 902(11)** upon the attorneys of record whose addresses and contact information are as follows:

Kyle A. Petersen
kpetersen@seyfarth.com
Danielle M. Kays
dkays@seyfarth.com
Seyfarth Shaw LLP
233 South Wacker Drive, Suite 8000
Chicago, Illinois 60606
(312) 460-5674 (Tel.)
(312) 460-7674 (Fax)

by causing a true and correct copy of same to be sent via the court's ECF electronic filing system on this 22nd day of September, 2020.

/s/ Luke DeGrand
One of the Attorneys for
Plaintiff Nicholas Vichio

EXHIBIT A

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

Nicholas Vichio,)	
)	
Plaintiff,)	No. 18-cv-8063
)	
vs.)	Judge Robert W. Gettleman
)	
US Foods, Inc.,)	Magistrate Judge Jeffrey T. Gilbert
)	
Defendant.)	

**DECLARATION OF ALYSSA WILLIAMS CERTIFYING
RECORDS PURSUANT TO FEDERAL RULE OF EVIDENCE 902(11)**

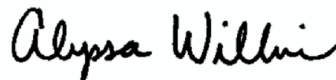
[illegible]

I, Alyssa Williams, hereby certify in accordance with 28 U.S.C. § 1746 and pursuant to Federal Rule of Evidence 902(11) the following:

1. I am over 18 years of age, of sound mind and otherwise competent to make this affidavit. The statements contained in this Certification are based on my personal knowledge unless the context otherwise indicates, in which case the statements are true based on my information and belief.
2. I am a Director and Head of Human Resources Operations for Michael Page International, Inc. ("Michael Page" or the "Company"). In my role as Head of HR Operations, I oversee the human resources function for the Company's operations in the United States and Canada.
3. Part of my duties and responsibilities include coordinating the Company's response and document production in response to subpoenas. In my role as Head of HR Operations, I am familiar with the Company's record-keeping practices, including its maintenance of email and other electronically stored information related to the Company's efforts to fill jobs or positions on behalf of customers like US Foods.
4. Attached hereto as Williams Declaration Exhibit 1 is a copy of the Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action ("Subpoena") that was served on the Company on behalf of plaintiff in the above-captioned action.

5. The Company, under my supervision, produced records, which I, in good faith believe are responsive to the Subpoena and are described on the chart attached as Williams Declaration Exhibit 2, which I understand have been Bates-labeled by the office of counsel representing plaintiff.
6. I have been provided with, and have reviewed, the Bates-labeled versions of the documents described in Williams Declaration Exhibit 2.
7. Based on my experience as the leader of human resources for Michael Page, and my review of the documents gathered and produced in response to the Subpoena, I hereby certify on the Company's behalf that:
 - a. The documents produced by Michael Page International in response to plaintiff's Subpoena were maintained as part of the Company's regular business activities;
 - b. Those that were authored by employees of the Company were made at or near the time of the events set forth therein by, or from information transmitted by, people with knowledge of those matters. Those that were created by third parties, such as candidate resumes and email correspondence, were received and maintained by the Company, and relied upon, as part of the Company's regularly conducted business activities;
 - c. It was the regular practice of the Company's business activity to make and/or maintain such records; and
 - d. Said records were kept in the regular course of the Company's business activities.
8. I declare under penalty of perjury that the foregoing is true and correct, except as to statements made on information and belief, which I believe to be true and correct.

Date: September 21, 2020



Alyssa Williams

EXHIBIT 1

UNITED STATES DISTRICT COURT

for the

Northern District of Illinois

Nicholas Vichio

Plaintiff

v.

US Foods, Inc.

Defendant

Civil Action No. 18-cv-8063

SUBPOENA TO PRODUCE DOCUMENTS, INFORMATION, OR OBJECTS
OR TO PERMIT INSPECTION OF PREMISES IN A CIVIL ACTION

To:

Charlie Ginzburg, Executive Director, or Keeper of the Records
Michael Page International, Inc., 101 N. Wacker Dr., Ste 1200, Chicago, IL 60606

(Name of person to whom this subpoena is directed)

☒ **Production:** **YOU ARE COMMANDED** to produce at the time, date, and place set forth below the following documents, electronically stored information, or objects, and to permit inspection, copying, testing, or sampling of the material:

See accompanying Document Rider

Place: DeGrand & Wolfe, P.C.
20 South Clark Street, Suite 2620
Chicago, IL 60603

Date and Time:

06/29/2020 10:00 am

☐ **Inspection of Premises:** **YOU ARE COMMANDED** to permit entry onto the designated premises, land, or other property possessed or controlled by you at the time, date, and location set forth below, so that the requesting party may inspect, measure, survey, photograph, test, or sample the property or any designated object or operation on it.

Place:

Date and Time:

The following provisions of Fed. R. Civ. P. 45 are attached – Rule 45(c), relating to the place of compliance; Rule 45(d), relating to your protection as a person subject to a subpoena; and Rule 45(e) and (g), relating to your duty to respond to this subpoena and the potential consequences of not doing so.

Date: 06/16/2020

CLERK OF COURT

OR



Signature of Clerk or Deputy Clerk

Attorney's signature

The name, address, e-mail address, and telephone number of the attorney representing (name of party) Nicholas Vichio, who issues or requests this subpoena, are:

Luke DeGrand, DeGrand & Wolfe, P.C., 20 S. Clark Street, Suite 2620, Chicago, IL 60603; (312) 236-9200

Notice to the person who issues or requests this subpoena

If this subpoena commands the production of documents, electronically stored information, or tangible things or the inspection of premises before trial, a notice and a copy of the subpoena must be served on each party in this case before it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).

Civil Action No. 18-cv-8063

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)

I received this subpoena for *(name of individual and title, if any)* _____
on *(date)* _____.

☐ I served the subpoena by delivering a copy to the named person as follows: _____

_____ on *(date)* _____; or

☐ I returned the subpoena unexecuted because: _____

Unless the subpoena was issued on behalf of the United States, or one of its officers or agents, I have also
tendered to the witness the fees for one day's attendance, and the mileage allowed by law, in the amount of
\$ 45.00 .

My fees are \$ _____ for travel and \$ _____ for services, for a total of \$ 0.00 .

I declare under penalty of perjury that this information is true.

Date: _____

Server's signature

Printed name and title

Server's address

Additional information regarding attempted service, etc.:

Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)**(c) Place of Compliance.**

(1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:

- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- (B) within the state where the person resides, is employed, or regularly transacts business in person, if the person
 - (i) is a party or a party's officer; or
 - (ii) is commanded to attend a trial and would not incur substantial expense.

(2) For Other Discovery. A subpoena may command:

- (A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
- (B) inspection of premises at the premises to be inspected.

(d) Protecting a Person Subject to a Subpoena; Enforcement.

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees—on a party or attorney who fails to comply.

(2) Command to Produce Materials or Permit Inspection.

(A) *Appearance Not Required.* A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.

(B) *Objections.* A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:

- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

(3) Quashing or Modifying a Subpoena.

(A) *When Required.* On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:

- (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
- (iv) subjects a person to undue burden.

(B) *When Permitted.* To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:

- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

(ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.

(C) *Specifying Conditions as an Alternative.* In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:

- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
- (ii) ensures that the subpoenaed person will be reasonably compensated.

(e) Duties in Responding to a Subpoena.

(1) Producing Documents or Electronically Stored Information. These procedures apply to producing documents or electronically stored information:

(A) *Documents.* A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.

(B) *Form for Producing Electronically Stored Information Not Specified.* If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.

(C) *Electronically Stored Information Produced in Only One Form.* The person responding need not produce the same electronically stored information in more than one form.

(D) *Inaccessible Electronically Stored Information.* The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

(2) Claiming Privilege or Protection.

(A) *Information Withheld.* A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:

- (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.

(B) *Information Produced.* If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

(g) Contempt.

The court for the district where compliance is required—and also, after a motion is transferred, the issuing court—may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena or an order related to it.

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Plaintiff,)	No. 18-cv-8063
)	
vs.)	Judge Robert W. Gettleman
)	
US Foods, Inc.,)	Magistrate Judge Jeffrey T. Gilbert
)	
Defendant.)	

DOCUMENT RIDER

For purposes of responding to the accompanying Subpoena, the following definitions and instructions shall apply.

DEFINITIONS

1. The term “document” is used in its broadest sense and is defined to include, without limitation, writings, drawings, graphs, charts, photographs, phono-records, electronically stored information, emails, text messages and other electronic media, and any and all other data compilations from which information can be obtained or translated, if necessary, through detection devices into reasonably usable form. A draft or non-identical copy is a separate document within the meaning of this term.

2. The term “communication” refers to the transfer or exchange of information or opinion of any nature including, but not limited to, oral, written, and electronic transfers, transmissions, and exchanges of information such as email, notes and/or other written summaries of telephone calls or personal meetings, and all drafts thereof.

3. The terms “individual,” “person,” “organization,” or “entity” mean, whether said terms are used separately or together, any natural person, corporation, unincorporated association, partnership, sole proprietorship, business, or other organization or entity.

4. The terms “identify” or “identifies” when used in reference to a document means to separately specify the date of the document or an estimate of the date that is identified as an estimate if no date appears on the document, the date(s) of dissemination, the number of pages that the document contains, all locations of the document, the identity of all persons who have been permitted access to the document, a summary statement of the subject matter of the document in sufficient detail to permit the court to decide any motion to compel production of the document, the identity of the document's author(s), the identity of all individuals who reviewed or approved the document before it was disseminated, the identity of all individuals to whom the document was disseminated, and the present custodian(s) of the document and/or any copy of the document.

5. The terms “identify” or “identifies” when used in reference to an individual means to state the individual's full name, present or last known business and home addresses and telephone numbers, and the individual's occupation and position at the time of the event or activity addressed in the pertinent request. If any of the above information is not available, state any other available means of identifying the individual.

6. The terms “identify” or “identifies” when used in reference to an entity means to state the full name, address and telephone number of the entity, state the individuals at said entity that served as your primary contact, and state the individual(s) at said entity who have knowledge of the particular information sought.

7. The terms “defendant” and/or “US Foods” mean defendant US Foods, Inc. and its affiliates, directors, officers, employees, agents, representatives, and others within its control, and shall be construed as broadly as possible to ensure the comprehensive production of responsive materials.

8. The terms “plaintiff” and/or “Vichio” mean plaintiff Nicholas Vichio, and his agents, representatives, and others within his control.

9. The terms “you,” “your” and/or “respondent” shall refer to the respondent to whom the accompanying Subpoena is directed and all others within his or her control, and shall be construed as broadly as possible to ensure comprehensive production of responsive materials.

10. The terms “and” and “or” shall be construed conjunctively and disjunctively so as to require the broadest possible response.

11. The term “each” shall mean each and every.

12. The term “date” shall mean day, month, and year.

13. “Known to” and “knowledge of” shall mean all matters known to respondent, respondent’s attorneys, agents, representatives, or to anyone within respondent’s control.

14. Something “relates to” a subject if it makes a statement about, refers to, mentions, discusses, describes, reflects, regards, concerns, consists of, consists, comprises, records, or in any way pertains to the subject, either in whole or in part and either directly or indirectly.

15. The accompanying Subpoena seeks records prepared, sent or received during the time period from January 1, 2017, through December 31, 2017.

INSTRUCTIONS

1. In responding to the Subpoena, please furnish all documents that are available to you, not merely documents currently in your possession. This means you are to furnish documents which

are in the possession of any of your agents, attorneys, employees, investigators, or other representatives or which are otherwise subject to your custody or control.

2. You are requested to produce electronically stored information as follows: please produce electronic mail both in a text-searchable .pdf and .tiff format labeled for production, as well as in native format; please produce all other electronically stored information both in high resolution (and text-searchable) .pdf or .tiff format labeled for production, and in its native format with all metadata available for review.

3. If any document or any portion of a document is withheld or redacted, on a claim of privilege or otherwise, you are requested to provide a log separately identifying for each withheld document or portion of a document:

- (a) The identity of the author(s), and any other individual who assisted in its preparation;
- (b) The identity of each addressee and recipient;
- (c) The title of the document or other identifying data;
- (d) The date of the document, or if no date appears thereon, the approximate date;
- (e) A description of the subject matter sufficient to support the claim of privilege or other reason for withholding the document; and
- (f) A statement of the ground and/or authority on which you rely in withholding or redacting the document.

4. If any document or thing that would have been responsive to the Subpoena contained herein has been destroyed or is otherwise no longer in your possession, custody or control: a) identify the document or thing; b) state the date of, and identify the person responsible for, its destruction, loss, transfer, or other action by which the document or thing left your possession,

custody or control; and c) identify the person or entity who currently has possession, custody or control of the document or thing.

DOCUMENTS AND MATERIALS REQUESTED

1. Documents reflecting the engagement of Michael Page International, Inc., by US Foods, Inc. to assist in filling a warehouse supervisor position at the US Foods Bensenville, Illinois warehouse.
2. Documents and communications related to the engagement or potential engagement of Michael Page International, Inc. by US Foods, Inc., to assist in filling a warehouse supervisor position at the US Foods Bensenville, Illinois warehouse, and/or any services provided in connection with such engagement.
3. Communications, including email, and other documents sent to or received from Charles Zadlo, Fred Hunter, Mark Delhay, Molly Neary, Peg or Peggy Kautz, Linda Michels or any other US Foods representative employed at the Bensenville warehouse.
4. Communications, including email, and other documents sent to or received from Eddie Smith regarding a position at US Foods.

Luke DeGrand
Tracey L. Wolfe
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20 South Clark Street, Suite 2620
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(312) 236-9200 (Telephone)
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EXHIBIT 2

Bates Label	Date/ Date Range	Participants	Description
MPI 0006	July 24, 2018 10:52 AM - Aug. 1, 2018 11:42 AM	Nicole Harris; Bob Taylor	Email thread re: Recruitment Needs Through the End of the Year
MPI 0007 - MPI 0008	July 24, 2018 10:52 AM	Nicole Harris; Bob Taylor	Email re: Recruitment Needs Through the End of the Year with attachment (Nicole Harris - Supply Chain Bio 2018)
MPI 0009	Feb. 14, 2018 1:59 PM - Mar. 8, 2018 8:40 AM	Peggy Kautz; Nicole Harris	Email thread re: Invoice – W9
MPI 0010 - MPI 0013	Jan. 8, 2018 12:54 AM - Mar. 8, 2018 8:40 AM	Tomasz Haber; Charles Zadlo; Gimiano Lochun; Nicole Harris	Email thread re: PageGroup Invoice # INAF10001703
MPI 0014 – MPI 0017	Jan. 26, 2018 9:48 AM - Feb. 16, 2018 9:13 AM	Nicole Harris; Peggy Kautz,	Email thread re: VP of Operations
MPI 0018 – MPI 0020	Jan. 26, 2018 9:48 AM - Feb. 16, 2018 9:10 AM	Nicole Harris; Peggy Kautz	Email thread re: VP of Operations
MPI 0021 – MPI 0023	Jan. 26, 2018 9:48 AM - Feb. 16, 2018 9:09 AM	Nicole Harris; Peggy Kautz	Email thread re: VP of Operations
MPI 0024	Feb. 14, 2018 1:59 PM - Feb. 14, 2018 2:01 PM	Nicole Harris; Peggy Kautz	Email thread re: Invoice – W9 referencing an attachment (2018 W9.xps) but no attachment produced
MPI 0025	Feb. 14, 2018 1:59 PM	Peggy Kautz; Nicole Harris	Email re: Invoice – W9
MPI 0026 – MPI 0030	Jan. 8, 2018 12:54 AM - Feb. 5, 2018 1:45 PM	Tomasz Haber; Charles Zadlo; Gimiano Lochun; Nicole Harris; Peggy Kautz	Email thread re: PageGroup Invoice # INAF10001703
MPI 0031 – MPI 0035	Jan. 8, 2018 12:54 AM - Feb. 5, 2018 1:40 PM	Tomasz Haber; Charles Zadlo; Gimiano Lochun; Nicole Harris; Peggy Kautz	Email thread re: PageGroup Invoice # INAF10001703
MPI 0036 – MPI 0039	Jan. 8, 2018 12:54 AM - Feb. 5, 2018 1:34 PM	Tomasz Haber; Charles Zadlo; Gimiano Lochun; Nicole Harris; Peggy Kautz	Email thread re: PageGroup Invoice # INAF10001703
MPI 0040 – MPI 0043	Jan. 8, 2018 12:54 AM - Feb. 5, 2018 12:50 PM	Tomasz Haber; Charles Zadlo; Gimiano Lochun; Nicole Harris; Peggy Kautz	Email thread re: PageGroup Invoice # INAF10001703
MPI 0044 – MPI 0046	Jan. 8, 2018 12:54 AM - Feb. 5, 2018 12:02 PM	Tomasz Haber; Charles Zadlo; Gimiano Lochun; Nicole Harris; Peggy Kautz	Email thread re: PageGroup Invoice INAF10001703

Bates Label	Date/ Date Range	Participants	Description
MPI 0047 – MPI 0050	Jan. 8, 2018 12:54 AM - Feb. 5, 2018 12:03 PM	Tomasz Haber; Charles Zadlo; Gimiano Lochun; Nicole Harris; Peggy Kautz	Email thread re: PageGroup Invoice INAF10001703
MPI 0051 – MPI 0053	Jan. 8, 2018 12:54 AM - Feb. 5, 2018 11:33 AM	Tomasz Haber; Charles Zadlo; Gimiano Lochun; Nicole Harris; Peggy Kautz	Email thread re: PageGroup Invoice INAF10001703
MPI 0054 – MPI 0056	Jan. 8, 2018 12:54 AM - Jan. 29, 2018 8:51 AM	Tomasz Haber; Charles Zadlo; Gimiano Lochun; Nicole Harris; Peggy Kautz	Email thread re: PageGroup Invoice # INAF10001703 with attachment (Invoice_INAF10001703_1517226530422.pdf)
MPI 0057 – MPI 0058	Jan. 8, 2018 12:54 AM - Jan. 29, 2018 8:50 AM	Tomasz Haber; Charles Zadlo; Gimiano Lochun; Nicole Harris	Email thread re: PageGroup Invoice # INAF10001703
MPI 0059 – MPI 0061	Jan. 26, 2018 9:48 AM - Jan. 26, 2018 11:03 AM	Nicole Harris; Peggy Kautz; J. Heming; C. Ginzburg; Z. Peluso; C. Thompson	Email thread re: VP of Operations
MPI 0062 – MPI 0063	Jan. 26, 2018 9:48 AM - Jan. 26, 2018 11:00 AM	Nicole Harris; Peggy Kautz	Email thread re: VP of Operations
MPI 0064	Dec. 28, 2017 9:29 AM	Molly Neary; Nicole Harris	Email re: Automatic reply: 1st day information – Eddie Contreras
MPI 0065	Dec. 28, 2017 9:26 AM - Dec. 28, 2017 9:29 AM	Molly Neary; Nicole Harris; Linda Michels	Email thread re: 1st day information – Eddie Contreras
MPI 0066	Dec. 28, 2017 9:26 AM	Molly Neary; Nicole Harris; Linda Michels	Email re: 1st day information – Eddie Contreras
MPI 0067 – MPI 0068	Dec. 14, 2017 11:21 AM - Dec. 15, 2017 9:06 AM	Nicole Harris; Charles Zadlo	Email thread re: Please Read and Reply “Confirmed”
MPI 0069 – MPI 0070	Dec. 14, 2017 11:21 AM - Dec. 14, 2017 11:43 AM	Nicole Harris; Charles Zadlo	Email thread re: Please Read and Reply “Confirmed”
MPI 0071	Dec. 14, 2017 11:21 AM	Nicole Harris; Charles Zadlo	Email re: Please Read and Reply “Confirmed”
MPI 0072 – MPI 0073	Dec. 11, 2017 5:15 PM - Dec. 12, 2017 8:28 AM	Nicole Harris; Charles Zadlo	Email thread re: Scott Rich – US Foods
MPI 0074	Dec. 11, 2017 1:28 PM	Molly Neary; Eddie Contreras; Linda Michels; Fred Hunter; Charles Zadlo, Nicole Harris; Peggy Kautz	Email re: All clear for hire!!!
MPI 0075 – MPI 0078	Dec. 7, 2017 1:34 PM - Dec. 8, 2017 1:22 PM	Nicole Harris; Charles Zadlo	Email thread re: CV for Greg Caffero

Bates Label	Date/ Date Range	Participants	Description
MPI 0079 – MPI 0080	Dec. 7, 2017 5:21 PM - Dec. 8, 2017 5:44 AM	Molly Neary; Nicole Harris	Email thread re: Offer Eddie Contreras with sign on.pdf
MPI 0081	Dec. 7, 2017 5:21 PM - Dec. 7, 2017 5:25 PM	Molly Neary; Nicole Harris	Email thread re: Offer Eddie Contreras with sign on.pdf
MPI 0082 – MPI 0084	Dec. 7, 2017 5:21 PM	Molly Neary; Nicole Harris	Email re: Offer Eddie Contreras with sign on.pdf with attachment (Offer Eddie Contreras with sign on.pdf)
MPI 0085 – MPI 0087	Dec. 7, 2017 1:34 PM - Dec. 7, 2017 3:45 PM	Nicole Harris; Charles Zadlo	Email thread re: CV for Greg Caffero
MPI 0088 – MPI 0089	Dec. 7, 2017 1:34 PM - Dec. 7, 2017 2:11 PM	Nicole Harris; Charles Zadlo; Zachary Peluso	Email thread re: CV for Greg Caffero
MPI 0090	Dec. 7, 2017 1:34 PM - Dec. 7, 2017 1:54 PM	Nicole Harris; Charles Zadlo	Email thread re: CV for Greg Caffero
MPI 0091	Dec. 4, 2017 10:15 AM - Dec. 6, 2017 4:20 PM	Peggy Kautz; Nicole Harris; Molly Neary	Email thread re: Eddie C.
MPI 0092 - MPI 0094	Dec. 6, 2017 4:17 PM	Molly Neary; Nicole Harris	Email re: CONFIDENTIAL – EC Offer with attachment (Offer Eddie Contreras.pdf)
MPI 0095 – MPI 0100	Dec. 4, 2017 1:51 PM - Dec. 6, 2017 4:09 PM	Peggy Kautz; Kathy Carmickle; Molly Neary; Nicole Harris	Email thread re: Trans Sup Offer Letter
MPI 0101 – MPI 0106	Dec. 4, 2017 1:51 PM - Dec. 6, 2017 4:09 PM	Peggy Kautz; Kathy Carmickle; Molly Neary; Nicole Harris	Email thread re: Trans Sup Offer Letter
MPI 0107 – MPI 0111	Dec. 4, 2017 1:51 PM - Dec. 6, 2017 4:07 PM	Peggy Kautz; Kathy Carmickle; Molly Neary; Nicole Harris	Email thread re: Trans Sup Offer Letter
MPI 0112 – MPI 0116	Dec. 4, 2017 1:51 PM - Dec. 6, 2017 4:04 PM	Peggy Kautz; Kathy Carmickle; Molly Neary; Nicole Harris	Email thread re: Trans Sup Offer Letter
MPI 0117 – MPI 0121	Dec. 4, 2017 1:51 PM - Dec. 6, 2017 3:54 PM	Peggy Kautz; Kathy Carmickle; Molly Neary; Nicole Harris	Email thread re: Trans Sup Offer Letter
MPI 0122 – MPI 0125	Dec. 4, 2017 1:51 PM - Dec. 5, 2017 4:36 PM	Peggy Kautz; Kathy Carmickle; Molly Neary; Nicole Harris	Email thread re: Trans Sup Offer Letter
MPI 0126 – MPI 0129	Dec. 4, 2017 1:51 PM - Dec. 5, 2017 4:34 PM	Peggy Kautz; Kathy Carmickle; Molly Neary; Nicole Harris	Email thread re: Trans Sup Offer Letter
MPI 0130 – MPI 0133	Dec. 4, 2017 1:51 PM - Dec. 5, 2017 4:21 PM	Peggy Kautz; Kathy Carmickle; Molly Neary; Nicole Harris	Email thread re: Trans Sup Offer Letter

Bates Label	Date/ Date Range	Participants	Description
MPI 0134 – MPI 0137	Dec. 4, 2017 1:51 PM - Dec. 5, 2017 4:20 PM	Peggy Kautz; Kathy Carmickle; Molly Neary; Nicole Harris	Email thread re: Trans Sup Offer Letter
MPI 0138 – MPI 0140	Dec. 4, 2017 1:51 PM - Dec. 5, 2017 1:44 PM	Peggy Kautz; Kathy Carmickle; Molly Neary; Nicole Harris	Email thread re: Trans Sup Offer Letter
MPI 0141 – MPI 0143	Dec. 4, 2017 1:51 PM Dec. 5, 2017 1:33 PM	Peggy Kautz; Kathy Carmickle; Molly Neary; Nicole Harris	Email thread re: Trans Sup Offer Letter
MPI 0144	Dec. 4, 2017 3:44 PM	Molly Neary; Nicole Harris	Email re: Automatic reply: Trans Sup Offer Letter
MPI 0145 – MPI 0146	Dec. 4, 2017 1:51 PM - Dec. 4, 2017 3:44 PM	Peggy Kautz; Kathy Carmickle; Molly Neary; Nicole Harris	Email thread re: Trans Sup Offer Letter
MPI 0147 – MPI 0150	Dec. 4, 2017 1:51 PM - Dec. 4, 2017 2:35 PM	Peggy Kautz; Kathy Carmickle; Molly Neary; Nicole Harris	Email thread re: Trans Sup Offer Letter with attachment (Contreras.doc)
MPI 0151 – MPI 0153	Dec. 4, 2017 10:15 AM - Dec. 4, 2017 10:26 AM	Peggy Kautz; Nicole Harris	Email thread re: Eddie C.
MPI 0154 – MPI 0155	Dec. 4, 2017 10:15 AM - Dec. 4, 2017 10:22 AM	Peggy Kautz; Nicole Harris	Email thread re: Eddie C.
MPI 0156 – MPI 0157	Dec. 4, 2017 10:15 AM - Dec. 4, 2017 10:17 AM	Peggy Kautz; Nicole Harris	Email thread re: Eddie C.
MPI 0158	Dec. 4, 2017 10:15 AM	Peggy Kautz; Nicole Harris	Email re: Eddie C.
MPI 0159	Dec. 4, 2017 10:15 AM - Dec. 4, 2017 10:16 AM	Peggy Kautz; Nicole Harris	Email thread re: Eddie C.
MPI 0160 – MPI 0162	Oct. 30, 2017 4:27 PM - Nov. 30, 2017 2:45 PM	Nicole Harris; Charles Zadlo; Molly Neary; Peggy Kautz	Email thread re: Eddie Contreras
MPI 0163 – MPI 0165	Oct. 30, 2017 4:27 PM - Nov. 30, 2017 2:42 PM	Nicole Harris; Charles Zadlo; Molly Neary; Peggy Kautz	Email thread re: Eddie Contreras
MPI 0166 – MPI 0167	Oct. 30, 2017 4:27 PM - Nov. 30, 2017 2:39 PM	Nicole Harris; Charles Zadlo; Molly Neary; Peggy Kautz	Email thread re: Eddie Contreras
MPI 0168 – MPI 0169	Oct. 30, 2017 4:27 PM - Nov. 30, 2017 2:20 PM	Nicole Harris; Charles Zadlo; Molly Neary; Peggy Kautz	Email thread re: Eddie Contreras
MPI 0170 - MPI 0179	Nov. 16, 2017 3:54 PM - Nov. 29, 2017 5:39 PM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore; Reno DeSimone	Email thread re: Eddie Contreras

Bates Label	Date/ Date Range	Participants	Description
MPI 0180 – MPI 0189	Nov. 16, 2017 3: 54 PM - Nov. 29, 2017 5:12 PM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore; Reno DeSimone	Email thread re: Eddie Contreras
MPI 0190 – MPI 0199	Nov. 16, 2017 3:54 PM - Nov. 29, 2017 5:12 PM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore; Reno DeSimone	Email thread re: Eddie Contreras
MPI 0200 – MPI 0210	Nov. 16, 2017 3:54 PM - Nov. 29, 2017 2:54 PM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore; Reno DeSimone	Email thread re: Eddie Contreras
MPI 0211 – MPI 0220	Nov. 16, 2017 3:54 PM - Nov. 29, 2017 2:41 PM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore; Reno DeSimone	Email thread re: Eddie Contreras
MPI 0221 – MPI 0230	Nov. 16, 2017 3:54 PM - Nov. 29, 2017 2:39 PM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore; Reno DeSimone	Email thread re: Eddie Contreras
MPI 0231 – MPI 0240	Nov. 16, 2017 3:54 PM - Nov. 29, 2017 2:15 PM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore; Reno DeSimone	Email thread re: Eddie Contreras
MPI 0241 – MPI 0249	Nov. 16, 2017 3:54 PM - Nov. 29, 2017 2:13 PM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore; Reno DeSimone	Email thread re: Eddie Contreras
MPI 0250 – MPI 0258	Nov. 16, 2017 3:54 PM - Nov. 29, 2017 12:56 PM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore; Reno DeSimone	Email thread re: Eddie Contreras
MPI 0259 – MPI 0266	Nov. 16, 2017 3:54 PM - Nov. 29, 2017 12:55 PM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore; Reno DeSimone	Email thread re: Eddie Contreras
MPI 0267 – MPI 0275	Nov. 16, 2017 3:54 PM - Nov. 29, 2017 9:56 AM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore; Reno DeSimone	Email thread re: Eddie Contreras
MPI 0276 – MPI 0283	Nov. 16, 2017 3:54 PM - Nov. 29, 2017 9:54 AM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore; Reno DeSimone	Email thread re: Eddie Contreras

Bates Label	Date/ Date Range	Participants	Description
MPI 0284 – MPI 0291	Nov. 16, 2017 3:54 PM - Nov. 29, 2017 9:52 AM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore; Reno DeSimone	Email thread re: Eddie Contreras
MPI 0292 – MPI 0298	Nov. 16, 2017 3:54 PM - Nov. 28, 2017 3:06 PM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore; Reno DeSimone	Email thread re: Eddie Contreras
MPI 0299 – MPI 0305	Nov. 16, 2017 3:54 PM - Nov. 28, 2017 1:59 PM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore; Reno DeSimone	Email thread re: Eddie Contreras
MPI 0306 – MPI 0312	Nov. 16, 2017 3:54 PM - Nov. 28, 2017 1:48 PM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore; Reno DeSimone	Email thread re: Eddie Contreras
MPI 0313 – MPI 0318	Nov. 16, 2017 3:54 PM - Nov. 28, 2018 11:41 AM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore; Reno DeSimone	Email thread re: Eddie Contreras
MPI 0319 – MPI 0324	Nov. 16, 2017 3:54 PM - Nov. 28, 2017 11:42 AM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore; Reno DeSimone	Email thread re: Eddie Contreras
MPI 0325 – MPI 0330	Nov. 16, 2017 3:54 PM - Nov. 28, 2017 11:39 AM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore; Reno DeSimone	Email thread re: Eddie Contreras
MPI 0331 – MPI 0336	Nov. 16, 2017 3:54 PM - Nov. 28, 2017 11:40 AM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore; Reno DeSimone	Email thread re: Eddie Contreras
MPI 0337 – MPI 0341	Nov. 16, 2017 3:54 PM - Nov. 27, 2017 5:54 PM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore; Reno DeSimone	Email thread re: Eddie Contreras
MPI 0342 – MPI 0346	Nov. 16, 2017 3:54 PM - Nov. 27, 2017 5:48 PM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore; Reno DeSimone	Email thread re: Eddie Contreras
MPI 0347 – MPI 0351	Nov. 27, 2017, 5:04 PM - Nov. 27, 2017 4:01 PM	Nicole Harris; Charles Zadlo	Email thread re: CV for Warehouse Manager with attachment (Strahan.doc)

Bates Label	Date/ Date Range	Participants	Description
MPI 0352 – MPI 0356	Nov. 16, 2017 3: 54 PM - Nov. 27, 2017 12:30 PM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore; Reno DeSimone	Email thread re: Eddie Contreras
MPI 0357 – MPI 0360	Nov. 16, 2017 3:54 PM - Nov. 27, 2017 11:22 AM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore	Email thread re: Eddie Contreras
MPI 0361 – MPI 0364	Nov. 16, 2017 3:54 PM - Nov. 27, 2017 11:19 AM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore	Email thread re: Eddie Contreras
MPI 0365 – MPI 0367	Nov. 16, 2017 3:54 PM - Nov. 27, 2017 11:18 AM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore	Email thread re: Eddie Contreras
MPI 0368 – MPI 0370	Nov. 16, 2017 3:54 PM - Nov. 27, 2017 11:16 AM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore	Email thread re: Eddie Contreras
MPI 0371	Nov. 27, 2017 9:34 AM	Nicole Harris; Peggy Kautz	Email re: Eddie Contreras
MPI 0372	Nov. 22, 2017 12:16 PM	Charles Zadlo; Nicole Harris	Email re: Automatic reply: Eddie Contreras
MPI 0373 – MPI 0374	Nov. 16, 2017 3:54 PM - Nov. 22, 2017 12:16 PM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore	Email thread re: Eddie Contreras
MPI 0375 – MPI 0379	Nov. 17, 2017 5:05 PM	Nicole Harris; Charles Zadlo	Email re: CV for Warehouse Manager with attachment (Strahan.doc)
MPI 0380 – MPI 0381	Nov. 16, 2018 3:54 PM - Nov. 17, 2017 9:31 AM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore	Email thread re: Eddie Contreras
MPI 0382 – MPI 0383	Nov. 16, 2017 3:54 PM - Nov. 17, 2017 8:38 AM	Nicole Harris; Charles Zadlo; Peggy Kautz; David Salvatore	Email thread re: Eddie Contreras
MPI 0384	Nov. 16, 2017 3:54 PM	Nicole Harris; Charles Zadlo	Email re: Eddie Contreras
MPI 0385 – MPI 0386	Nov. 14, 2017 11: 14 AM - Nov. 14, 2017 1:21 PM	Charles Zadlo; Peggy Kautz; Nicole Harris	Email thread re: Eddie Contreas [<i>sic</i>] – Warehouse Manager/Supervisor
MPI 0387 – MPI 0389	Nov. 14, 2017 11:14 AM - Nov. 14, 2017 12:56 PM	Charles Zadlo; Peggy Kautz; Nicole Harris	Email thread re: Eddie Contreas [<i>sic</i>]– Warehouse Manager/Supervisor
MPI 0390 – MPI 0391	Nov. 14, 2017 11:14 AM - Nov. 14, 2017 12:50 PM	Charles Zadlo; Peggy Kautz; Nicole Harris	Email thread re: Eddie Contreas [<i>sic</i>] – Warehouse Manager/Supervisor

Bates Label	Date/ Date Range	Participants	Description
MPI 0392 – MPI 0393	Nov. 14, 2017 11:14 AM - Nov. 14, 2017 12:02 PM	Charles Zadlo; Peggy Kautz; Nicole Harris	Email thread re: Eddie Contreas [<i>sic</i>] – Warehouse Manager/Supervisor
MPI 0394 – MPI 0395	Nov. 14, 2017 11:14 AM - Nov. 14, 2017 12:01 PM	Charles Zadlo; Peggy Kautz; Nicole Harris	Email thread re: Eddie Contreas [<i>sic</i>]– Warehouse Manager/Supervisor
MPI 0396	Nov. 14, 2017 11:14 AM - Nov. 14, 2017 11:50 AM	Charles Zadlo; Peggy Kautz; Nicole Harris	Email thread re: Eddie Contreas [<i>sic</i>]– Warehouse Manager/Supervisor
MPI 0397	Nov. 14, 2017 11:14 AM	Charles Zadlo; Peggy Kautz; Nicole Harris	Email re: Eddie Contreas [<i>sic</i>] – Warehouse Manager/Supervisor
MPI 0398 – MPI 0402	Nov. 7, 2017 4:50 PM - Nov. 14, 2017 3:04 PM	Nicole Harris; Charles Zadlo; Sari Costa; Peggy Kautz; Fred Hunter	Email thread re: Phone Interview with Eddie Contreras
MPI 0403 – MPI 0407	Nov. 7, 2017 4:50 PM - Nov. 10, 2017 3:05 PM	Nicole Harris; Charles Zadlo; Sari Costa; Peggy Kautz; Fred Hunter	Email thread re: Phone Interview with Eddie Contreras
MPI 0408 – MPI 0411	Nov. 7, 2017 4:50 PM - Nov. 10, 2017 3:02 PM	Nicole Harris; Charles Zadlo; Sari Costa; Peggy Kautz; Fred Hunter	Email thread re: Phone Interview with Eddie Contreras
MPI 0412 – MPI 0415	Nov. 7, 2017 4:50 PM - Nov. 10, 2017 3:03 PM	Nicole Harris; Charles Zadlo; Sari Costa; Peggy Kautz; Fred Hunter	Email thread re: Phone Interview with Eddie Contreras
MPI 0416 – MPI 0418	Nov. 7, 2017 4:50 PM - Nov. 10, 2017 2:36 PM	Nicole Harris; Charles Zadlo; Sari Costa; Peggy Kautz; Fred Hunter	Email thread re: Phone Interview with Eddie Contreras
MPI 0419 – MPI 0421	Nov. 7, 2017 4:50 PM - Nov. 10, 2017 11:10 AM	Nicole Harris; Charles Zadlo; Sari Costa; Peggy Kautz; Fred Hunter	Email thread re: Phone Interview with Eddie Contreras
MPI 0422 – MPI 0423	Nov. 7, 2017 4:50 PM - Nov. 9, 2017 5:31 PM	Nicole Harris; Charles Zadlo; Sari Costa; Peggy Kautz; Fred Hunter	Email thread re: Phone Interview with Eddie Contreras
MPI 0424 – MPI 0425	Nov. 7, 2017 4:50 PM - Nov. 9, 2017 8:17 AM	Nicole Harris; Charles Zadlo; Sari Costa; Peggy Kautz; Fred Hunter	Email thread re: Phone Interview with Eddie Contreras
MPI 0426	Nov. 7, 2017 4:50 PM - Nov. 9, 2017 7:42 AM	Nicole Harris; Charles Zadlo; Sari Costa; Peggy Kautz; Fred Hunter	Email thread re: Phone Interview with Eddie Contreras
MPI 0427 – MPI 0430	Nov. 1, 2017 4:50 PM - Nov. 8, 2017 1:11 PM	Sari Costa; Charles Zadlo; Peggy Kautz; Fred Hunter; Molly Neary; Nicole Harris	Email thread re: Panel Interview Steven Villareal Warehouse Manager

Bates Label	Date/ Date Range	Participants	Description
MPI 0431 – MPI 0433	Nov. 1, 2017 4:50 PM - Nov. 8, 2017 12:16 PM	Sari Costa; Charles Zadlo; Peggy Kautz; Fred Hunter; Molly Neary; Nicole Harris	Email thread re: Panel Interview Steven Villareal Warehouse Manager
MPI 0434 – MPI 0436	Nov. 1, 2017 4:50 PM - Nov. 8, 2017 12:15 PM	Sari Costa; Charles Zadlo; Peggy Kautz; Fred Hunter; Molly Neary; Nicole Harris	Email thread re: Panel Interview Steven Villareal Warehouse Manager
MPI 0437 – MPI 0440	Nov. 7, 2017 1:37 PM - Nov. 7, 2017 4:47 PM	Sari Costa; Nicole Harris	Email thread re: Phone Interview Eddie Contreras
MPI 0441 – MPI 0443	Nov. 7, 2017 1:37 PM - Nov. 7, 2017 4:45 PM	Sari Costa; Nicole Harris	Email thread re: Phone Interview Eddie Contreras
MPI 0444 – MPI 0446	Nov. 7, 2017 1:37 PM - Nov. 7, 2017 2:59 PM	Sari Costa; Nicole Harris	Email thread re: Phone Interview Eddie Contreras
MPI 0447 – MPI 0448	Nov. 7, 2017 1:37 PM - Nov. 7, 2017 2:56 PM	Sari Costa; Nicole Harris	Email thread re: Phone Interview Eddie Contreras
MPI 0449 – MPI 0450	Nov. 7, 2017 1:37 PM - Nov. 7, 2017 2:57 PM	Sari Costa; Nicole Harris	Email thread re: Phone Interview Eddie Contreras
MPI 0451 – MPI 0452	Nov. 7, 2017 1:37 PM - Nov. 7, 2017 2:57 PM	Sari Costa; Nicole Harris	Email thread re: Phone Interview Eddie Contreras
MPI 0453 – MPI 0454	Nov. 7, 2017 1:37 PM - Nov. 7, 2017 2:43 PM	Sari Costa; Nicole Harris	Email thread re: Phone Interview Eddie Contreras
MPI 0455	Nov. 7, 2017 1:37 PM - Nov. 7, 2017 2:33 PM	Sari Costa; Nicole Harris	Email thread re: Phone Interview Eddie Contreras
MPI 0456	Nov. 7, 2017 1:37 PM	Sari Costa; Nicole Harris	Email re: Phone Interview Eddie Contreras
MPI 0457 – MPI 0459	Nov. 6, 2017 10:00 AM - Nov. 7, 2017 11:30 AM	Nicole Harris; Molly Neary	Email thread re: Eddie Contreras
MPI 0460 – MPI 0462	Nov. 6, 2017 10:00 AM - Nov. 7, 2017 10:52 AM	Nicole Harris; Molly Neary	Email thread re: Eddie Contreras
MPI 0463 – MPI 0464	Nov. 1, 2017 4:50 PM - Nov. 7, 2017 9:53 AM	Sari Costa; Charles Zadlo; Peggy Kautz; Fred Hunter; Molly Neary; Nicole Harris	Email thread re: Panel Interview Steven Villareal Warehouse Manager
MPI 0465 – MPI 0466	Nov. 1, 2017 4:50 PM - Nov. 7, 2017 8:41 AM	Sari Costa; Charles Zadlo; Peggy Kautz; Fred Hunter; Molly Neary; Nicole Harris	Email thread re: Panel Interview Steven Villareal Warehouse Manager
MPI 0467 – MPI 0468	Nov. 6, 2017 10:00 AM - Nov. 6, 2017 8:03 PM	Nicole Harris; Molly Neary	Email thread re: Eddie Contreras
MPI 0469 – MPI 0470	Nov. 6, 2017 10:00 AM - Nov. 6, 2017 1:34 PM	Nicole Harris; Molly Neary	Email thread re: Eddie Contreras
MPI 0471 – MPI 0472	Nov. 6, 2017 10:00 AM - Nov. 6, 2017 1:34 PM	Nicole Harris; Molly Neary	Email thread re: Eddie Contreras

Bates Label	Date/ Date Range	Participants	Description
MPI 0473 – MPI 0474	Nov. 6, 2017 10:00 AM - Nov. 6, 2017 1:09 PM	Nicole Harris; Molly Neary	Email thread re: Eddie Contreras
MPI 0475	Nov. 6, 2017 10:00 AM	Nicole Harris; Molly Neary	Email re: Eddie Contreras
MPI 0476 – MPI 0478	Nov. 1, 2017 4:58 PM - Nov. 6, 2017 8:27 AM	Sari Costa; Nicole Harris; Molly Neary; Steven Villarreal	Email thread re: Interview Steven Villareal Warehouse Manager US Foods
MPI 0479 – MPI 0482	Nov. 1, 2017 4:58 PM - Nov. 6, 2017 8:26 AM	Sari Costa; Nicole Harris; Molly Neary; Steven Villarreal	Email thread re: Interview Steven Villareal Warehouse Manager US Foods
MPI 0483 – MPI 0485	Nov. 1, 2017 4:58 PM - Nov. 6, 2017 8:24 AM	Sari Costa; Nicole Harris; Molly Neary; Steven Villarreal	Email thread re: Interview Steven Villareal Warehouse Manager US Foods
MPI 0486 – MPI 0487	Nov. 1, 2017 4:58 PM - Nov. 6, 2017 8:21 AM	Sari Costa; Nicole Harris; Molly Neary; Steven Villarreal	Email thread re: Interview Steven Villareal Warehouse Manager US Foods
MPI 0488 – MPI 0490	Nov. 3, 2017 10:27 AM - Nov. 3, 2017 7:21 PM	Nicole Harris; Charles Zadlo; Molly Neary; Peggy Kautz; Fred Hunter	Email thread re: Phone Interview Thaddaeus Henderson
MPI 0491	Nov. 3, 2017 3:51 PM	Molly Neary; Nicole Harris	Email re: Automatic reply: Phone Interview Thaddaeus Henderson
MPI 0492 – MPI 0493	Nov. 3, 2017 10:27 AM - Nov. 3, 2017 3:51 PM	Nicole Harris; Charles Zadlo; Molly Neary; Peggy Kautz; Fred Hunter	Email thread re: Phone Interview Thaddaeus Henderson
MPI 0494 – MPI 0495	Nov. 3, 2017 10:27 AM - Nov. 3, 2017 2:03 PM	Nicole Harris; Charles Zadlo; Molly Neary; Peggy Kautz; Fred Hunter	Email thread re: Phone Interview Thaddaeus Henderson
MPI 0496 – MPI 0497	Nov. 3, 2017 10:27 AM - Nov. 3, 2017 2:03 PM	Nicole Harris; Charles Zadlo; Molly Neary; Peggy Kautz; Fred Hunter; Caitlin Wright	Email thread re: Phone Interview Thaddaeus Henderson
MPI 0498	Nov. 3, 2017 10:27 AM - Nov. 3, 2017 2:01 PM	Nicole Harris; Charles Zadlo; Molly Neary; Peggy Kautz; Fred Hunter	Email thread re: Phone Interview Thaddaeus Henderson
MPI 0499 – MPI 0501	Nov. 3, 2017 8:44 AM - Nov. 3, 2017 10:31 AM	Molly Neary; Nicole Harris	Email thread re: Scheduling time for call with Chuck today or Monday
MPI 0502 – MPI 0504	Nov. 3, 2017 8:44 AM - Nov. 3, 2017 10:19 AM	Molly Neary; Nicole Harris	Email thread re: Scheduling time for call with Chuck today or Monday
MPI 0505 – MPI 0507	Nov. 3, 2017 8:44 AM - Nov. 3, 2017 10:07 AM	Molly Neary; Nicole Harris	Email thread re: Scheduling time for call with Chuck today or Monday

Bates Label	Date/ Date Range	Participants	Description
MPI 0508 – MPI 0509	Nov. 3, 2017 8:44 AM - Nov. 3, 2017 10:06 AM	Molly Neary; Nicole Harris	Email thread re: Scheduling time for call with Chuck today and Monday
MPI 0510 – MPI 0511	Nov. 3, 2017 8:44 AM - Nov. 3, 2017 10:07 AM	Molly Neary; Nicole Harris	Email thread re: Scheduling time for call with Chuck today and Monday
MPI 0512 – MPI 0513	Nov. 3, 2017 8:44 AM - Nov. 3, 2017 10:05 AM	Molly Neary; Nicole Harris	Email thread re: Scheduling time for call with Chuck today or Monday
MPI 0514	Nov. 3, 2017 8:44 AM - Nov. 3, 2017 10:05 AM	Molly Neary; Nicole Harris	Email thread re: Scheduling time for call with Chuck today or Monday
MPI 0515	Nov. 3, 2017 8:44 AM - Nov. 3, 2017 10:03 AM	Molly Neary; Nicole Harris	Email thread re: Scheduling time for call with Chuck today or Monday
MPI 0516	Nov. 3, 2017 8:44 AM	Molly Neary; Nicole Harris	Email re: Scheduling time for call with Chuck today or Monday
MPI 0517 – MPI 0523	Oct. 30, 2017 3:31 PM - Nov. 1, 2017 4:37 PM	Nicole Harris; Charles Zadlo; Molly Neary	Email thread re: Steven Villarreal
MPI 0524 – MPI 0530	Oct. 30, 2017 3:31 PM - Nov. 1, 2017 4:36 PM	Nicole Harris; Charles Zadlo; Molly Neary	Email thread re: Steven Villarreal
MPI 0531 – MPI 0534	Oct. 30, 2017 10:27 AM - Nov. 1, 2017 4:33 PM	Nicole Harris; Charles Zadlo; Caitlin Wright	Email thread re: Thaddaeus Henderson – US Foods with attachment (Henderson.doc)
MPI 0535 – MPI 0540	Oct. 30, 2017 3:31 PM - Nov. 1, 2017 4:32 PM	Nicole Harris; Charles Zadlo; Molly Neary	Email thread re: Steven Villarreal
MPI 0541 – MPI 0543	Oct. 30, 2017 10:27 AM - Nov. 1, 2017 4:33 PM	Nicole Harris; Charles Zadlo; Caitlin Wright	Email thread re: Thaddaeus Henderson – US Foods with attachment (Henderson.doc)
MPI 0544 – MPI 0549	Oct. 30, 2017 3:31 PM - Nov. 1, 2017 4:16 PM	Nicole Harris; Charles Zadlo; Molly Neary	Email thread re: Steven Villarreal
MPI 0550 – MPI 0552	Oct. 30, 2017 10:27 AM - Nov. 1, 2017 3:41 PM	Nicole Harris; Charles Zadlo; Molly Neary	Email thread re: Thaddaeus Henderson – US Foods
MPI 0553 – MPI 0554	Oct. 30, 2017 10:27 AM - Nov. 1, 2017 3:40 AM	Nicole Harris; Charles Zadlo; Molly Neary	Email thread re: Thaddaeus Henderson – US Foods
MPI 0555 – MPI 0560	Oct. 30, 2017 3:31 PM - Nov. 1, 2017 3:35 PM	Nicole Harris; Charles Zadlo; Molly Neary	Email thread re: Steven Villarreal
MPI 0561 – MPI 0565	Oct. 30, 2017 3:31 PM - Nov. 1, 2017 3:23 PM	Nicole Harris; Charles Zadlo; Molly Neary	Email thread re: Steven Villarreal
MPI 0566 – MPI 0570	Oct. 30, 2017 3:31 PM - Nov. 1, 2017 3:22 PM	Nicole Harris; Charles Zadlo; Molly Neary	Email thread re: Steven Villarreal
MPI 0571 – MPI 0574	Oct. 30, 2017 3:31 PM - Nov. 1, 2017 2:57 PM	Nicole Harris; Charles Zadlo; Molly Neary	Email thread re: Steven Villarreal

Bates Label	Date/ Date Range	Participants	Description
MPI 0575 – MPI 0579	Oct. 30, 2017 4:27 PM - Oct. 31, 2017 3:14 PM	Nicole Harris; Charles Zadlo; Molly Neary	Email thread re: Eddie Contreras
MPI 0580 – MPI 0583	Oct. 30, 2017 4:27 PM - Oct. 31, 2017 2:32 PM	Nicole Harris; Charles Zadlo; Molly Neary	Email thread re: Eddie Contreras
MPI 0584 – MPI 0587	Oct. 30, 2017 4:27 PM - Oct. 31, 2017 2:31 PM	Nicole Harris; Charles Zadlo; Molly Neary	Email thread re: Eddie Contreras
MPI 0588 – MPI 0590	Oct. 30, 2017 4:27 PM - Oct. 31, 2017 2:30 PM	Nicole Harris; Charles Zadlo; Molly Neary	Email re: Eddie Contreras
MPI 0591 – MPI 0594	Oct. 30, 2017 3:31 PM - Oct. 31, 2017 2:28 PM	Nicole Harris; Charles Zadlo	Email thread re: Steven Villarreal
MPI 0595 – MPI 0598	Oct. 30, 2017 3:31 PM - Oct. 31, 2017 2:25 PM	Nicole Harris; Charles Zadlo	Email thread re: Steven Villarreal
MPI 0599 – MPI 0601	Oct. 30, 2017 3:31 PM - Oct. 31, 2017 2:24 PM	Nicole Harris; Charles Zadlo	Email thread re: Steven Villarreal
MPI 0602 – MPI 0604	Oct. 30, 2017 3:31 PM - Oct. 31, 2017 2:23 PM	Nicole Harris; Charles Zadlo	Email thread re: Steven Villarreal
MPI 0605 – MPI 0606	Oct. 30, 2017 3:31 PM - Oct. 31, 2017 2:22 PM	Nicole Harris; Charles Zadlo	Email thread re: Steven Villarreal
MPI 0607 – MPI 0608	Oct. 30, 2017 3:31 PM - Oct. 31, 2017 2:20 PM	Nicole Harris; Charles Zadlo	Email thread re: Steven Villarreal
MPI 0609	Oct. 30, 2017 3:31 PM - Oct. 31, 2017 12:23 PM	Nicole Harris; Charles Zadlo	Email thread re: Steven Villarreal
MPI 0610 – MPI 0612	Oct. 30, 2017 4:27 PM - Oct. 31, 2017 10:31 AM	Nicole Harris; Charles Zadlo; Molly Neary	Email thread re: Eddie Contreras
MPI 0613 – MPI 0615	Oct. 30, 2017 4:27 PM - Oct. 31, 2017 10:26 AM	Nicole Harris; Charles Zadlo; Molly Neary	Email thread re: Eddie Contreras
MPI 0616 – MPI 0617	Oct. 30, 2017 4:27 PM - Oct. 31, 2017 10:11 AM	Nicole Harris; Charles Zadlo; Molly Neary	Email thread re: Eddie Contreras
MPI 0618 – MPI 0619	Oct. 30, 2017 4:27 PM - Oct. 31, 2017 10:10 AM	Nicole Harris; Charles Zadlo; Molly Neary	Email thread re: Eddie Contreras
MPI 0620 – MPI 0621	Oct. 30, 2017 4:27 PM - Oct. 31, 2017 9:05 AM	Nicole Harris; Charles Zadlo; Molly Neary	Email thread re: Eddie Contreras
MPI 0622 – MPI 0624	Oct. 30, 2017 4:27 PM - Oct. 31, 2017 8: 52 AM	Nicole Harris; Charles Zadlo; Molly Neary; Zachary Peluso	Email chain re: Eddie Contreras with attachment (Contreras.doc)
MPI 0625 – MPI 0627	Oct. 30, 2017 4:27 PM - Oct. 31, 2017 8:52 AM	Nicole Harris; Charles Zadlo; Molly Neary; Zachary Peluso	Email chain re: Eddie Contreras with attachment (Contreras.doc)
MPI 0628	Oct. 30, 2017 3:31 PM - Oct. 30, 2017 4:58 PM	Nicole Harris; Charles Zadlo	Email thread re: Steven Villarreal
MPI 0629 – MPI 0631	Oct. 30, 2017 4:27 PM	Nicole Harris; Charles Zadlo; Molly Neary	Email re: Eddie Contreras with attachment (Contreras.doc)
MPI 0632	Oct. 30, 2017 3:31 PM	Nicole Harris; Charles Zadlo	Email re: Steven Villarreal

Bates Label	Date/ Date Range	Participants	Description
MPI 0633 – MPI 0634	Oct. 30, 2017 10:27 AM - Oct. 30, 2017 2:15 PM	Nicole Harris; Charles Zadlo; Molly Neary	Email thread re: Thaddaeus Henderson – US Foods
MPI 0635 – MPI 0637	Oct. 26, 2017 9:27 AM - Oct. 30, 2017 2:11 PM	Nicole Harris; Charles Zadlo	Email thread re: Villarreal with attachment (Villarreal.doc)
MPI 0638 – MPI 0639	Oct. 30, 2017 10:27 AM - Oct. 30, 2017 1:27 PM	Nicole Harris; Charles Zadlo	Email thread re: Thaddaeus Henderson – US Foods
MPI 0640 – MPI 0641	Oct. 30, 2017 10:27 AM - Oct. 30, 2017 1:19 PM	Nicole Harris; Charles Zadlo	Email thread re: Thaddaeus Henderson – US Foods
MPI 0642 – MPI 0644	Oct. 30, 2017 10:27 AM	Nicole Harris; Charles Zadlo	Email re: Thaddaeus Henderson – US Foods with attachment (Henderson.doc)
MPI 0645 – MPI 0646	Oct. 26, 2017 9:27 AM - Oct. 26, 2017 1:32 PM	Nicole Harris; Charles Zadlo	Email thread re: Villarreal
MPI 0647 – MPI 0648	Oct. 26, 2017 9:27 AM - Oct. 26, 2017 11:34 AM	Nicole Harris; Charles Zadlo	Email thread re: Villarreal
MPI 0649	Oct. 26, 2017 9:27 AM - Oct. 26, 2017 10: 04 AM	Nicole Harris; Charles Zadlo	Email thread re: Villarreal
MPI 0650	Oct. 26, 2017 9:27 AM - Oct. 26, 2017 10:03 AM	Nicole Harris; Charles Zadlo	Email thread re: Villarreal
MPI 0651	Oct. 26, 2017 9:27 AM - Oct. 26, 2017 10:03 AM	Nicole Harris; Charles Zadlo	Email thread re: Villarreal
MPI 0652 – MPI 0654	Oct. 26, 2017 9:27 AM	Nicole Harris; Charles Zadlo	Email re: Villarreal with attachment (Villarreal.doc)
MPI 0655 – MPI 0656	Oct. 24, 2017 6:01 PM - Oct. 25, 2017 2:05 PM	Nicole Harris; Charles Zadlo; Molly Neary	Email thread re: Bensenville Candidates
MPI 0657 – MPI 0658	Oct. 24, 2017 6:01 PM - Oct. 25, 2017 12:42 PM	Nicole Harris; Charles Zadlo; Molly Neary	Email thread re: Bensenville Candidates
MPI 0659 – MPI 0662	Oct. 24, 2017 6:01 PM	Nicole Harris; Charles Zadlo; Molly Neary	Email re: Bensenville Candidates with attachments (Caldera.doc and Borchick.doc)
MPI 0663 – MPI 0666	Oct. 18, 2017 9:14 AM - Oct. 20, 2017 7:49 AM	Nicole Harris; Molly Neary; Charles Zadlo; Peggy Kautz	Email thread re: Salaries for WH roles
MPI 0667 – MPI 0670	Oct. 18, 2017 9:14 AM - Oct. 19, 2017 6:58 PM	Nicole Harris; Molly Neary; Charles Zadlo; Peggy Kautz	Email thread re: Salaries for WH roles
MPI 0671 – MPI 0673	Oct. 18, 2017 9:14 AM - Oct. 19, 2017 5:10 PM	Nicole Harris; Molly Neary; Charles Zadlo; Peggy Kautz	Email thread re: Salaries for WH roles
MPI 0674 – MPI 0676	Oct. 18, 2017 9:14 AM - Oct. 19, 2017 10:52 AM	Nicole Harris; Molly Neary; Charles Zadlo; Peggy Kautz	Email thread re: Salaries for WH roles

Bates Label	Date/ Date Range	Participants	Description
MPI 0677 – MPI 0681	Oct. 18, 2017 9:14 AM - Oct. 19, 2017 10:54 AM	Nicole Harris; Molly Neary; Charles Zadlo; Peggy Kautz	Email thread re: Salaries for WH roles with attachment (Villarreal.doc)
MPI 0682 – MPI 0683	Oct. 18, 2017 9:14 AM - Oct. 19, 2017 10:42 AM	Nicole Harris; Molly Neary; Charles Zadlo; Peggy Kautz	Email thread re: Salaries for WH Roles
MPI 0684 – MPI 0685	Oct. 18, 2017 9:14 AM - Oct. 19, 2017 10:41 AM	Nicole Harris; Molly Neary; Charles Zadlo; Peggy Kautz	Email thread re: Salaries for WH Roles
MPI 0686	Oct. 18, 2017 9:14 AM - Oct. 19, 2017 10:31 AM	Nicole Harris; Molly Neary; Charles Zadlo	Email thread re: Salaries
MPI 0687	Oct. 18, 2017 9:14 AM	Nicole Harris; Molly Neary	Email re: Salaries
MPI 0688 – MPI 0690	Oct. 17, 2017 8:52 AM - Oct. 18, 2017 6:46 AM	Nicole Harris; Charles Zadlo	Email thread re: Ready to Go!
MPI 0691 – MPI 0692	Oct. 17, 2017 8:52 AM - Oct. 17, 2017 9:55 AM	Nicole Harris; Charles Zadlo	Email thread re: Ready to Go!
MPI 0693 – MPI 0694	Oct. 16, 2017 4:56 PM - Oct. 17, 2017 8:22 AM	Molly Neary; Nicole Harris	Email thread re: US Foods next steps
MPI 0695 – MPI 0696	Oct. 16, 2017 4:56 PM - Oct. 16, 2017 7:25 PM	Molly Neary; Nicole Harris	Email thread re: US Foods next steps
MPI 0697	Oct. 16, 2017 4:56 PM - Oct. 16, 2017 5:11 PM	Molly Neary; Nicole Harris	Email thread re: US Foods next steps
MPI 0698	Oct. 16, 2017 4:56 PM	Molly Neary; Nicole Harris	Email re: US Foods next steps
MPI 0699	Oct. 16, 2017 1:19 PM	Charles Zadlo; Nicole Harris	Email re: SOW is signed and sent back to Molly
MPI 0700 – MPI 0701	Oct. 13, 2017 8:50 AM - Oct. 13, 2017 11:19 AM	Zachary Peluso; Charles Zadlo	Email thread re: Nicole Harris Out
MPI 0702 – MPI 0709	Oct. 10, 2017 12:46 PM - Oct. 13, 2017 9:39 AM	Larry Rubeck; Nicole Harris; Legal Department UK, NAM & RoW; Hannah Roberts; Zachary Peluso	Email thread re: US Foods Direct Placement Contract – MP Legal 1 with attachments (US Foods (Perm) – MP Legal 1 (13.10.17).docx; ATT00001.htm)
MPI 0710	Oct. 13, 2017 8:50 AM - Oct. 13, 2017 8:53 AM	Zachary Peluso; Charles Zadlo	Email thread re: Nicole Harris Out
MPI 0711 – MPI 0712	Oct. 11, 2017 2:03 PM - Oct. 11, 2017 2:13 PM	Charles Zadlo; Nicole Harris	Email thread re: Any progress w/ US FOODS?
MPI 0713	Oct. 11, 2017 2:03 PM	Charles Zadlo; Nicole Harris	Email re: Any progress w/ US FOODS?

Bates Label	Date/ Date Range	Participants	Description
MPI 0714 – MPI 0719	Oct. 10, 2017 12:46 PM - Oct. 11, 2017 2:34 AM	Larry Rubeck; Nicole Harris; Legal Department UK, NAM & RoW; Hannah Roberts	Email thread re: US Foods Direct Placement Contract – MP Legal 1 with attachment (Permanent Placement Agreement_Michael Page v1.docx)
MPI 0720	Oct. 05, 2017 8:54 AM - Oct. 5, 2017 8:55 AM	Charles Zadlo; Nicole Harris	Email thread re: Time to connect?
MPI 0721	Oct. 5, 2017 8:54 AM	Charles Zadlo; Nicole Harris	Email re: Time to connect?
MPI 0722 – MPI 0724	Oct. 2, 2017 9:34 AM - Oct. 2, 2017 9:59 AM	Charles Zadlo; Nicole Harris	Email thread re: Progress!
MPI 0725 – MPI 0727	Oct. 2, 2017 9:34 AM - Oct. 2, 2017 9:47 AM	Charles Zadlo; Nicole Harris	Email thread re: Progress!
MPI 0728 – MPI 0729	Oct. 2, 2017 9:34 AM - Oct. 2, 2017 9:46 AM	Charles Zadlo; Nicole Harris	Email thread re: Progress!
MPI 0730 – MPI 0731	Oct. 2, 2017 9:34 AM - Oct. 2, 2017 9:45 AM	Charles Zadlo; Nicole Harris	Email thread re: Progress!
MPI 0732 – MPI 0733	Oct. 2, 2017 9:34 AM - Oct. 2, 2017 9:35 AM	Charles Zadlo; Nicole Harris	Email thread re: Progress!
MPI 0734	Oct. 2, 2017 9:34 AM	Charles Zadlo; Nicole Harris	Email re: Progress!
MPI 0735 – MPI 0739	Sept. 26, 2017 12:58 PM - Sept. 29, 2017 1:29 PM	Molly Neary; Nicole Harris; Jennifer Karl; Larry Rubeck	Email thread re: US Foods next steps
MPI 0740 – MPI 0743	Sept. 26, 2017 12:58 PM - Sept. 29, 2017 10:42 AM	Molly Neary; Nicole Harris; Jennifer Karl; Larry Rubeck	Email thread re: US Foods next steps
MPI 0744 – MPI 0746	Sept. 26, 2017 12:58 PM - Sept. 29, 2017 10:41 AM	Molly Neary; Nicole Harris; Jennifer Karl; Larry Rubeck	Email thread re: US Foods next steps
MPI 0747 – MPI 0749	Sept. 26, 2017 12:58 PM - Sept. 27, 2017 8:31 AM	Molly Neary; Nicole Harris; Jennifer Karl	Email thread re: US Foods next steps
MPI 0750 – MPI 0751	Sept. 26, 2017 12:58 PM - Sept. 27, 2017 7:53 AM	Molly Neary; Nicole Harris; Jennifer Karl	Email thread re: US Foods next steps
MPI 0752 – MPI 0753	Sept. 26, 2017 12:58 PM - Sept. 26, 2017 1:35 PM	Molly Neary; Nicole Harris; Jennifer Karl	Email thread re: Us Foods next steps
MPI 0754	Sept. 26, 2017 12:58 PM	Molly Neary; Nicole Harris; Jennifer Karl	Email re: US Foods next steps
MPI 0755 – MPI 0758	Sept. 13, 2017 9:03 AM - Sept. 13, 2017 11:51 AM	Charles Zadlo; Nicole Harris	Email thread re: Update
MPI 0759 – MPI 0761	Sept. 13, 2017 9:03 AM - Sept. 13, 2017 11:42 AM	Charles Zadlo; Nicole Harris	Email thread re: Update
MPI 0762 – MPI 0763	Sept. 13, 2017 9:03 AM - Sept. 13, 2017 9:19 AM	Charles Zadlo; Nicole Harris	Email thread re: Update

Bates Label	Date/ Date Range	Participants	Description
MPI 0764	Sept. 13, 2017 9:03 AM	Charles Zadlo; Nicole Harris	Email re: Update
MPI 0765 – MPI 0767	Sept. 12, 2017 9:18 AM - Sept. 12, 2017 9:30 AM	Charles Zadlo; Nicole Harris	Email thread re: US FOODS UPDATE
MPI 0768 – MPI 0769	Sept. 12, 2017 9:18 AM - Sept. 12, 2017 9:29 AM	Charles Zadlo; Nicole Harris	Email thread re: US FOODS UPDATE
MPI 0770 – MPI 0771	Sept. 12, 2017 9:18 AM - Sept. 12, 2017 9:25 AM	Charles Zadlo; Nicole Harris	Email thread re: US FOODS UPDATE
MPI 0772	Sept. 12, 2017 9:18 AM - Sept. 12, 2017 9:23 AM	Charles Zadlo; Nicole Harris	Email thread re: US FOODS UPDATE
MPI 0773	Sept. 12, 2017 9:18 AM	Charles Zadlo; Nicole Harris	Email re: US FOODS UPDATE
MPI 0774 – MPI 0775	Sept. 6, 2017 8:27 AM - Sept. 6, 2017 9:34 AM	Charles Zadlo; Nicole Harris	Email thread re: US FOODS Warehouse Manager Search
MPI 0776 – MPI 0777	Sept. 6, 2017 8:27 AM - Sept. 6, 2017 8:32 AM	Charles Zadlo; Nicole Harris	Email thread re: US FOODS Warehouse Manager Search
MPI 0778	Sept. 6, 2017 8:27 AM	Charles Zadlo; Nicole Harris	Email re: US FOODS Warehouse Manager Search
MPI 0779 – MPI 0782	Oct. 10, 2017		Executed Agreement to Provide Recruitment Referrals
MPI 0783	Oct. 13, 2017		Executed Statement of Work